

PATENT Attorney Docket 046601-5052

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:		)		
Yuzuru FUKUDA		)		La constitution of the same of
Application No.: 09/604,002		) Group Art Uni	it: 2853	
Filed: June 26, 2000		) Examiner: Ly	T. Tran	
For:	RECORDING LIQUID FOR INK PRINTERS AND METHOD FOR RECORDING IMAGES	) ) )		July

## AMENDMENT AND RESPONSE UNDER 37 C.F.R. § 1.116

This response is being filed in reply to the Final Office Action dated January 7, 2005, the time for responding to which has been extended through May 7, 2005 by the filing herewith of a petition for a one-month extension of time and authorization of fee payment. Applicants request reconsideration of the subject application in view of the following amendments and remarks. Because May 7 fell on a Saturday, the next available business day for filing this response is Monday, May 9, 2005.

Amendments to the Claims begins on page 2 of this paper.

Remarks/Arguments begin on page 3 of this paper.

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Mathias ("Mathias"). The Examiner acknowledges that Ohshima does not disclose inkjet printing but cites Mathias as teaching that screen printing, which the Examiner asserts is taught by Ohshima, is equivalent to

inkjet printing. Thus, according to the Examiner, it would have been obvious to a person of ordinary skill in the art to substitute screen printing for inkjet printing for the same purpose of printing an image.

Applicants respectfully disagree with the Examiner's use of Mathias in combination with Ohshima to render Applicants' clamed invention obvious. Mathias cannot remedy the deficiencies that are present

in Ohshima as discussed above in section 1. The combination of Ohshima with Mathias cannot therefore

render obvious Applicants' claimed invention. Therefore, Applicants request that this rejection be

withdrawn.

3. Conclusion

Applicants believe that all grounds for rejection have been fully addressed and that the subject application is now in condition for allowance. Should the Examiner feel that there are any issues outstanding after consideration of this amendment, the Examiner is invited to contact Applicants'

undersigned representative to expedite prosecution.

Except for issue fees payable under 37 C.F.R. § 1.18, the Commissioner is hereby authorized by this paper to charge any additional fees during the entire pendency of this application, including fees due under 37 C.F.R. §§1.16 and 1.17 which may be required, including any required extension of time fees, or to credit any overpayment to Deposit Account No. 50-0310. This paragraph is intended to be a CONSTRUCTIVE PETITION FOR EXTENSION OF TIME in accordance with 37 C.F.R. §

Respectfully Submitted,

Date: May 9, 2005

1.136(a)(3).

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